

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

Illinois Commerce Commission)	
On its Own Motion)	
-vs-)	
Mt. Carmel Public Utility Co.)	11-0754
)	
Reconciliation of revenues)	
collected under fuel adjustment charges)	
with actual costs prudently incurred.)	

BRIEF ON EXCEPTIONS TO PROPOSED ORDER

Now comes Mt. Carmel Public Utility Co., by its attorneys, Koger & Bramlet, P.C., and for its Brief on Exceptions to Proposed Order in the above captioned proceeding, states as follows:

1. On page 3, the fifth paragraph of the Proposed Order reads as follows:

Information regarding pricing under the contract with AEM was previously submitted in Docket No. 11-0680.

The sentence should be as follows:

Information regarding pricing under the contract with AEM was previously submitted in Docket No. ~~11-0680~~ 10-0681.

2. On page 3, the first sentence of the eighth paragraph of the Proposed Order reads as follows:

Staff Witness Yassir Rashid, who is an electrical engineer in the Energy Engineering Program of the Safety and Reliability Division, reviewed Mt. Carmel's filing and its responses to Staff data requests concerning the prudence of Mt. Carmel's power purchases during the 2010 reconciliation period.

The sentence should read as follows:

Staff witness Yassir Rashid, who is an electrical engineer in the Energy Engineering Program of the Safety and Reliability Division, reviewed Mt. Carmel's filing and its responses to Staff data requests concerning the prudence of Mt. Carmel's power purchases during the 2010 2011 reconciliation period.

WHEREFORE, Mt. Carmel Public Utility Co. respectfully requests that the Commission's order in this proceeding reflect the above recommendations.

Dated this 20th day of November, 2012.

Respectfully Submitted,

Mt. Carmel Public Utility Co.

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